Beclaration, Power Of Attorney and Petition

Page 1 of 3

WE (I) the undersigned inventor(s), hereby declare(s) that:

W 22 (1) time to		entor (o), nereby tectate(s)	wat.		
My residence	e, post office a	ddress and citizenship are	as stated below next to my nan	ıe,	
We (I) believed and for	e that we are (which a paten	I am) the original, first, as t is sought on the invention	nd joint (sole) inventor(s) of the on entitled	e subject mat	ter which i
	AU	JTONOMIC NERVE I	REGULATING AGENT		
the specification	of which				
C	I is attached l	nereto.			
was filed onas					
	Application	Serial No.			•
	and amended on				
was filed as PCT international application					
Number PCT/JP01/00928					
. 01	on,				
		d under PCT Article 19			
Ot	1		(if applicable).		
specification, inc We (I) ackno	luding the clair	ms, as amended by any an	nd understand the contents nendment referred to above. on known to be material to t Federal Regulations.		•
application(s) for designated at lear checking the box	r patent or in st one country s, any foreign a	ventor's certificate, or § other than the United S opplication for patent or i	r 35 U.S.C. § 119(a)-(d) or § 365(a) of any PCT International states, listed below and have a nventor's certificate, or PCT In the priority is claimed. Prior Fo	ional applica lso identified international	ation which d below, by application
Application	n No.	Country	Day/Month/Year	Prior Clain	
Patent Appl 2000-38260		JAPAN	10/02/2000		
2000 00200				⊠ Yes	□ No
				□ Yes	□ No
			-	□ Yes	□ No
				☐ Yes	□ No

	(Application Number	er) ((Filing Date)
	(Application Number)		Filing Date)
each of the claims of the in the manner provide information which is manner filing date of the prior and the prior	is application is not dis ed by the first paragnaterial to patentability application and the nat	e United States, listed be closed in the prior Unite raph of 35 U.S.C. § 1 as defined in 37 CFR § ional or PCT Internation	ted States application(s), or § 365(c) of any selow and, insofar as the subject matter of ed States or PCT International application 112, I acknowledge the duty to disclose 1.56 which became available between the onal filing date of this application. Status (pending, patented,
Application Seria		Filing Date	abandoned)
Lavalleye, Reg. No. 31,45 Weihrouch, Reg. No. 32,45	; Charles L. Ghoiz, Re 51; Stephen G. Baxter, ,829; John T. Goolkasi 011; Carl E. Schlier, R	g. No. 26,395; William Reg. No. 32,884; Richa an, Reg. No. 26,142+ Ri	ard H. Kuesters, Reg. No. 28,870; Robert E. Beaumont, Reg. No. 30,996; Jean-Paul rd L. Treanor, Reg. No. 36,379; Steven P. ichard L. Chinn, Reg. No. 34,305; Steven
Neifeld, Reg. No. 35,299. Gadiano, Reg. No. 37,62. McCabe, Jr., Reg. No. 37,62. McCabe, We (I) declare that all snade on information and mowledge that willful fainder Section 1001 of Tit	8; J. Derek Mason, Re 8; Jeffrey B. McIntyre, 7,182; Bradley D. Lytle powers of substitution fice connected therew to the firm of OBLOI ess is: Fourth Floor, 1: statements made herei I belief are believed to lse statements and the cle 18 of the United Sta	eg. No. 34,426; James J g. No. 35,270; Surinder Reg. No. 36,867; Willia c, Reg. No. 40,073; and and revocation, to pro- ith; and we (I) hereby re N, SPIVAK, McCLELI 755 Jefferson Davis Hig m of our (my) own kno- be true; and further the like so made are punish ates Code and that such	J. Kulbaski, Reg. No. 34,648; Richard A. r Sachar, Reg. No. 34,423; Christina M. am T. Enos, Reg. No. 33,128; Michael E. Michael R. Casey, Reg. No. 40,294; our secute this application and to transact all courses that all correspondences.
Neifeld, Reg. No. 35,299. Gadiano, Reg. No. 37,62. McCabe, Jr., Reg. No. 37,62. McCabe, We (I) declare that all substances on information and mowledge that willful fainder Section 1001 of Tithe validity of the application.	s; J. Derek Mason, Re 8; Jeffrey B. McIntyre, 7,182; Bradley D. Lytle powers of substitution fice connected therew to the firm of OBLOI ess is: Fourth Floor, 1 statements made hereid belief are believed to lse statements and the cle 18 of the United Station or any patent issu	eg. No. 34,426; James J g. No. 35,270; Surinder Reg. No. 36,867; Willia c, Reg. No. 40,073; and and revocation, to pro- ith; and we (I) hereby re N, SPIVAK, McCLELI 755 Jefferson Davis Hig m of our (my) own kno- be true; and further the like so made are punish ates Code and that such	Mulbaski, Reg. No. 34,648; Richard A. r Sachar, Reg. No. 34,423; Christina M. am T. Enos, Reg. No. 33,128; Michael E. Michael R. Casey, Reg. No. 40,294; our secute this application and to transact all equest that all correspondence regarding LAND, MAIER & NEUSTADT, P.C., phway, Arlington, Virginia 22202. Sowledge are true and that all statements that these statements were made with the mable by fine or imprisonment, or head
Neifeld, Reg. No. 35,299 Gadiano, Reg. No. 37,629 McCabe, Jr., Reg. No. 37,629 Me (I) declare that all stander on information and mowledge that willful fainder Section 1001 of Tithe validity of the application of the validity of the Application of Tithe Validity of Tithe V	s; J. Derek Mason, Re 8; Jeffrey B. McIntyre, 7,182; Bradley D. Lytle powers of substitution fice connected therew to the firm of OBLOI ess is: Fourth Floor, 1 statements made hereid belief are believed to lse statements and the cle 18 of the United Station or any patent issu	eg. No. 34,426; James J g. No. 35,270; Surinder Reg. No. 36,867; Willia g. Reg. No. 40,073; and g. and revocation, to pro- ith; and we (I) hereby r N, SPIVAK, McCLELI 755 Jefferson Davis High an of our (my) own know be true; and further th like so made are punish ates Code and that such uing thereon. Residence:	J. Kulbaski, Reg. No. 34,648; Richard A. r Sachar, Reg. No. 34,423; Christina M. am T. Enos, Reg. No. 33,128; Michael E. Michael R. Casey, Reg. No. 40,294; our secute this application and to transact all equest that all correspondence regarding LAND, MAIER & NEUSTADT, P.C., ghway, Arlington, Virginia 22202. Towledge are true and that all statements at these statements were made with the hable by fine or imprisonment, or both, a willful false statements may jeopardize Tokyo, Japan
Neifeld, Reg. No. 35,299 Gadiano, Reg. No. 37,629 McCabe, Jr., Reg. No. 37,629 Mry) attorneys, with full- business in the Patent Of his application be sent to whose Post Office Addre We (I) declare that all ande on information and mowledge that willful faileder Section 1001 of Tithe validity of the application Yoshinao N NAME OF FIRST SOLE	8; J. Derek Mason, Re 8; Jeffrey B. McIntyre, 7,182; Bradley D. Lytle powers of substitution fice connected therew to the firm of OBLOI ess is: Fourth Floor, 1 statements made herei d belief are believed to lse statements and the ele 18 of the United State tion or any patent issu AGASHIMA EINVENTOR	eg. No. 34,426; James J g. No. 35,270; Surinder Reg. No. 36,867; Willia g., Reg. No. 40,073; and g. and revocation, to pro- ith; and we (I) hereby r N, SPIVAK, McCLELI 755 Jefferson Davis Hig n of our (my) own known be true; and further the like so made are punish ates Code and that such ting thereon. Residence: Post Office A	J. Kulbaski, Reg. No. 34,648; Richard Ar Sachar, Reg. No. 34,423; Christina Mam T. Enos, Reg. No. 33,128; Michael E Michael R. Casey, Reg. No. 40,294; our secute this application and to transact all equest that all correspondence regarding LAND, MAIER & NEUSTADT, P.C., ghway, Arlington, Virginia 22202. Towledge are true and that all statements that these statements were made with the hable by fine or imprisonment, or both, a willful false statements may jeopardize Tokyo, Japan

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